

# UNITED STATES PATENT AND TRADEMARK OFFICE

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APPLICATION NO.	FILING	DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/055,258	01/23/2002		Sarah Barber	01CR048/KE	6742
7590 08/24/2005		EXAMINER			
Rockwell Col			CHUONG, TRUC T		
Attention: Kylo M/S 124-323	e Eppele		ART UNIT	PAPER NUMBER	
400 Collins Rd			2179		
Cedar Rapids,	IA 52498		DATE MAILED: 08/24/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

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)		Application No.	Applicant(s)					
		10/055,258	BARBER ET AL.					
	Office Action Summary	Examiner	Art Unit					
		Truc T. Chuong	2179					
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).  Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).								
Status								
	Responsive to communication(s) filed on <u>22 April 2005</u> .							
· <u></u>	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.							
3)∐	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.								
Disposition of Claims								
4) 🖾	Claim(s) <u>1-14</u> is/are pending in the application.							
	4a) Of the above claim(s) is/are withdrawn from consideration.							
· <u> </u>	Claim(s) is/are allowed.							
-	Claim(s) <u>1-14</u> is/are rejected.							
	Claim(s) is/are objected to.							
الــا(ه	Claim(s) are subject to restriction and/or	election requirement.						
Applicati	on Papers							
9)☐ The specification is objected to by the Examiner.								
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.								
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
44	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
. 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority (	ınder 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some * c) None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No								
3. Copies of the certified copies of the priority documents have been received in this National Stage								
application from the International Bureau (PCT Rule 17.2(a)).								
* See the attached detailed Office action for a list of the certified copies not received.								
• • •	ü.							
Attachment(s)  1) Notice of References Cited (PTO-892)  4) Interview Summary (PTO-413)								
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date								
3) Inform	mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08)		atent Application (PTO-152)					
Paper No(s)/Mail Date 6) Other:								

#### **DETAILED ACTION**

This communication is responsive to Amendment, filed 04/22/05.

Claims 1-14 are pending in this application. Claims 1, 5, and 8 are independent claims.

This action is made non-final.

### Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 8-9 are rejected under 35 U.S.C. 102(b) as being anticipated by Briffe et al. (U.S. Patent No. 6,112,141).

As to claim 8, Briffe teaches an avionics system having displays with display configurations pilot-selected for a phase of flight of an aircraft and reconfigurable for each phase of flight comprising:

a flight display for storing and displaying stored phase of flight display configurations for each phase of flight of the aircraft (the fight plan can be stored in the memory and displayed on the display screen, e.g., col. 3 lines 10-30, and col. 7 lines 58-67, and fig. 21); and

a cursor control panel (e.g., col. 11 lines 56-60, and col. 12 lines 5-43) connected to the flight display for changing from one stored phase of flight display configuration to another stored phase of flight display configuration when selected by the pilot for a phase of flight and for

reconfiguring the display configuration for each phase of flight (the existing flight plan displayed on the screen can be modified by the crew with new parameters, e.g., col. 39 lines 30-63).

As to claim 9, Briffe teaches the avionics system of claim 8 wherein the flight display further comprises:

a middle window for displaying a pilot-selectable display configuration; a lower window for displaying a pilot-selectable display configuration; and line select keys for selecting the middle window and lower window display configuration (e.g., col. 31 lines 10-55, and fig. 21).

## Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-7, 10-14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Briffe et al. (U.S. Patent No. 6,112,141) in view of D'Hooge et al. (U.S. Patent No. 6,636,354 B1).

As to clam 10, Briffe teaches the avionics system of claim 9 wherein the cursor control panel further comprises phase of flight quick access pushbuttons for selecting a stored phase of flight configuration and for reconfiguring a stored phase of flight configuration into a new phase of flight configuration by selecting the new configuration with controls on the cursor control panel and pressing a phase of flight quick access pushbutton for storing the new configuration (pushbutton 518 for changing the ALT setting, e.g., col. 24 lines 27-34, col. 26 line 66-col. 27 line 16 and fig. 20); however, Briffe does not teach of pressing the pushbutton for a

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predetermined time to store a new setup. D'Hooge clearly shows that the user may press and hold the switch button for an extended period of time to indicate that the feature is desired (e.g., col. 9 line 66-col. 10 line 3). It would have been obvious at the time of the invention, a person with ordinary skill in the art would want to have the pressing button for a period of time of D'Hooge in the Flight Management System of Briffe to ease the user to distinguish between a normal or a desired selection which the user really wants to operate.

As to claim 11, the modified Briffe teaches the avionics system of claim 10 wherein the cursor control panel further comprises:

although, Briffe teaches a climb quick access pushbutton (518) and soft buttons (the soft buttons for setting CLIMB, DESC, and cruise speed, e.g., col. 28 lines 35-57, col. 32 line 10 and lines 50-59) for selecting a climb phase of flight display configuration and for reconfiguring the climb phase of flight display configuration, selecting a cruise phase of flight display configuration and for reconfiguring the cruise phrase of flight display configuration, and selecting a descend phase of flight display configuration and for reconfiguring the descend phase of flight display configuration (pushbutton 518 for changing the ALT setting, e.g., col. 24 lines 27-34, col. 26 line 66-col. 27 line 16 and fig. 20); Briffe does not show that there are three separate pushbuttons for climbing, cruising, and descending as claimed. It would have been obvious at the time of the invention, a person with ordinary skill in the art would modify the Flight Management System of Briffe in view of D'Hooge with the separate pushbuttons to provide convenience and improve visibility for the flight crew.

As to claims 7, and 12-14, the modified Briffe in view of D'Hooge teaches the method of claim 11 wherein each of the steps of selecting the climb phase of flight configuration, the cruise

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phase of flight configuration, and descend phase of flight configuration are selected (e.g., col. 24 lines 27-34, col. 26 line 66-col. 27 line 16, and col. 28 lines 35-57, col. 32 line 10 and lines 50-59); and Briffe also show a middle window display configuration from the group consisting of a checklist index, a flight management system text, and a vertical terrain profile and a lower window display configuration from the group consisting of a present position, plan, datalink, charts, traffic, and maintenance formats (Briffe clearly teaches the in fig. 21 that the middle window 556 shows the checklist such as NORM, WET, DRY, etc. and the lower window 552 shows position at 18000 FT).

As to claim 1, the modified Briffe in view of D'Hooge teaches a method of selecting, displaying, and reconfiguring display configurations on an avionics display in an avionics system on an aircraft for different phases of flight of the aircraft comprising the steps of:

selecting a prestored climb display configuration for display on the avionics display with a climb quick access pushbutton on a cursor control panel when the aircraft is in a climb phase of flight (pushbutton 518 for changing the ALT setting, e.g., col. 24 lines 27-34, col. 26 line 66-col. 27 line 16 and fig. 20, the soft buttons for setting CLIMB, DESC, and cruise speed, e.g., col. 28 lines 35-57, col. 32 line 10 and lines 50-59, and see rejection of claim 11 above);

reconfiguring the prestored climb display configuration into a new climb display configuration with controls on the cursor control panel and on the avionics display (e.g., col. 10 lines 3-53);

selecting a prestored cruise display configuration for display on the avionics display with a cruise quick access pushbutton on the cursor control panel when the aircraft changes to a cruise phase of flight (pushbutton 518 for changing the ALT setting, e.g., col. 24 lines 27-34, col. 26

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line 66-col. 27 line 16 and fig. 20, the soft buttons for setting CLIMB, DESC, and cruise speed, e.g., col. 28 lines 35-57, col. 32 line 10 and lines 50-59, and see rejection of claim 11 above); and

selecting a prestored descend display configuration for display on the avionics display with a descend quick access pushbutton on the cursor control panel when the aircraft changes to a descend phase of flight (pushbutton 518 for changing the ALT setting, e.g., col. 24 lines 27-34, col. 26 line 66-col. 27 line 16 and fig. 20, the soft buttons for setting CLIMB, DESC, and cruise speed, e.g., col. 28 lines 35-57, col. 32 line 10 and lines 50-59, and see rejection of claim 11 above);

although, Briffe teaches pressing the climb quick access pushbutton for storing the new configuration (pushbutton 518 for changing the ALT setting, e.g., col. 24 lines 27-34, col. 26 line 66-col. 27 line 16 and fig. 20); Briffe does not teach of pressing the pushbutton for a predetermined time to store a new setup. D'Hooge clearly shows that the user may press and hold the switch button for an extended period of time to indicate that the feature is desired (e.g., col. 9 line 66-col. 10 line 3). It would have been obvious at the time of the invention, a person with ordinary skill in the art would want to have the pressing button for a period of time of D'Hooge in the Flight Management System of Briffe to ease the user to distinguish between a normal or a desired selection which the user really wants to operate.

As to claim 2, Briffe teaches the method of claim 1 further comprising the steps of: reconfiguring the prestored cruise display configuration into a new cruise display configuration with controls on the cursor control panel and the avionics display (setting the cruise speed, e.g., col. 28 lines 35-57, col. 32 lines 10-59); and

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pressing the cruise quick access pushbutton for a period of time to store the new cruise display configuration (e.g., col. 32 lines 10-59).

As to claim 3, Briffe in view of D'Hooge teaches the method of claim 1 further comprising the steps of:

reconfiguring the prestored descend display configuration into a new descend display configuration with controls on the cursor control panel and the avionics display (pushbutton 518 for changing the ALT setting, e.g., col. 24 lines 27-34, col. 26 line 66-col. 27 line 16 and fig. 20, the soft buttons for setting CLIMB, DESC, and cruise speed, e.g., col. 28 lines 35-57, col. 32 line 10-59); and

pressing the descend quick access pushbutton for a period of time to store the new descend display configuration (e.g., col. 24 lines 27-34, col. 26 line 66-col. 27 line 16 and fig. 20, the soft buttons for setting CLIMB, DESC, and cruise speed, e.g., col. 28 lines 35-57, col. 32 line 10-59).

As to claim 4, the modified Briffe teaches the method of claim 1 further comprising the steps of selecting the new climb display configuration on the avionics display with the climb quick access pushbutton on the cursor control panel (e.g., col. 11 lines 56-60, col. 12 lines 5-43, and e.g., col. 39 lines 30-63).

As to claim 5, Briffe in view of D'Hooge teaches a method of selecting, displaying, and reconfiguring display configurations on an avionics display in an avionics system on an aircraft for different phases of flight of the aircraft comprising the steps of:

selecting prestored display configurations for display on the avionics display with quick access pushbuttons on a cursor control panel in accordance with the aircraft phase of flight (the

fight plan can be stored in the memory and displayed on the display screen, e.g., col. 3 lines 10-30, and col. 7 lines 58-67, and fig. 21);

reconfiguring the prestored display configurations into new display configurations with controls on the cursor control panel and the avionics display (the existing flight plan displayed on the screen can be modified by the crew with new parameters, e.g., col. 39 lines 30-63); and

pressing the quick access pushbutton for a period of time to store the new display configuration (note the rejection of claim 10 above).

As to claim 6, this is the equivalent to claim 11 above; therefore, rejected under a similar rationale.

## Response to Arguments

5. Applicant's arguments with respect to claims have been considered but are moot in view of the new ground(s) of rejection.

#### Conclusion

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Riley et al. (U.S. Patent No. 5,844,503) teach push buttons, autopilot, vertical speed, and reconfiguring the flight plan (cols. 2-8 and figs. 1-3).

McElreath et al. (U.S. Patent No. 6,154,151) teach vertical speed, pushbuttons, changing parameters, and display screens (cols. 2-9 and figs. 2 & 4).

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Truc T. Chuong whose telephone number is 571-272-4134. The examiner can normally be reached on M-Th and alternate Fridays 8:30 AM - 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Weilun Lo can be reached on (571) 272-4847. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Truc T. Chuong

08/21/05

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